





## The New Temperance Bill.

Mr. Doane from Orrington, has offered a substitute for the rejected bill, the vote against it having been reconsidered. The substance of the new bill is—  
1. To authorize the selection of towns, &c. to license some person or persons to sell, for medicinal and mechanical purposes only. 2. Twenty dollars fine and costs for selling without license, or imprisonment 60 days. 3. Second offence, imprisonment 60 days additional penalty. 4. Third offence, imprisonment six months. 5. No appeal allowed without security for the prosecution of the cause, and cost. 6. Court may suspend sentence on total abandonment of the business. 7. Fines to go to towns for support of the poor. 8. Duty of selection, &c. to prosecute on receiving reasonable evidence—but deny on presumption of defendant.

We do not perceive but such a law would be sufficient, and we hope the bill will pass.

Mr. C. W. Perkins, from the Committee on Licenses, Law, instructed to the number of petitioners for the change of the law, reported that  
The number of female petitioners was 6,660  
The male 15,386 Total 22,046

A petition of Waldo County Total Abstinent Society, comprising about 5000 names, was not included above. Laid on the table.

Our law makers will do well to consider well this fact indicating the voice of the people.

### HUMBUGGED.

We know of no other word which expresses the true idea; and as that is the office of words, we claim as good right to have our ideas expressed, as anybody else.

Several members of the democratic party both in the House and Senate were opposed to the Joint Resolution for annexation as they passed the House, which were after Calhoun's model. Benton and Van Buren moved out. But in the Senate, Walker moved up to add the substance of Benton's bill, leaving it optional with the president to negotiate with Texas, or adopt the course involved in the House bill. It was of course supposed that the president meant Mr. Polk, as Tyler was to go out in less than two days, and under this miserable pretext every democrat in the Senate, and every one in the House but Mr. Hale of N. H., and Mr. Davis of N. Y., voted for the bill. Went to the president, who signed it, and instantly forwarded it to Texas as the plan embodied in the House resolutions! thus simply exercising the "discretion" which had been given to the President.

The democrats said at Mr. Tyler's "iniquity," but there they are, Tylerized not perfectly. There is Benton, Dix, Tappan, Fairfield, and other "grave secessionists" quashed and haled before the world by John Tyler; and there are Hamlin, Dunlap, Merick, Morehead, Niles, Phelps, Simonds, Upham, Woodward, Wherry & 9.

The Indian Appropriation Bill was discussed at 12 o'clock.

Thanks to God, we understood your candidate and are still on firm grounds. And now I trust to be thankful that you are in a position to do what you have been asked to do, if you had chosen to do it. The only regret that you should have is that you have not thrown your votes upon Mr. Biggs or some other non-slaveholding statesman who could be relied on to oppose to the utmost both slavery and its extension.

### The Patriarchate.

The following resolution was adopted by the N. Y. Central Clay Committee at its last meeting:

*Resolved*, That this Committee recommend to the various Associations, hitherto organized, and continuing with us, to maintain their existence, organization, and activity, under their original style and name, "Clay Clubs," with the same general purpose, and object, and abiding by the same principles, as those of the original Clay Club, to commemorate the great leader, and to perpetuate the memory of his life and to promote the welfare of the Whig party.

The legislature has been engaged on local and publicly important business chiefly during the last week. The temperature question is under a vigorous debate.

### COUNCILS.

WASHINGTON, March 1, 1845.

IN THE SENATE, in the evening, the bill for the House of Representatives for the admission of the States of Florida and Iowa into the Union was taken up, and, after the usual recess, occupied some seven hours in debate.

The bill was finally passed by the following vote, not requiring only the President's signature, but also the consent of the Senate:

Yea—Messrs. Allen, Archer, Ashley, Atchison, Atterton, Bagby, Barbour, Bayard, Benton, Breese, Buchanan, Colquitt, Crittenden, Dix, Henderson, Huger, Johnson, Ladd, McRae, Moore, Murphy, Merick, Morehead, Niles, Phelps, Simonds, Surgeon, Tappan, Walker, White—36.

Nay—Messrs. Choate, Evans, Huntington, Miller, Phelps, Simonds, Upham, Woodward, Wherry—9.

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### March 3.

IN THE SENATE.—Mr. White introduced from the Committee on Indian Affairs, authorizing the Secretary of War to pay over any balance that may be due to the Shawnee Indians, for services rendered to them by the United States, in the war in Florida. The bill making an appropriation for certain fortifications was taken up, with amendments from the House striking out \$40,000 for improving the harbor of Boston. The bill then amended was agreed to.

The bill on Diplomaticall was then passed, after having been reported by Mr. Evans from the Committee of Conference of Both Houses, to whom the subject had been referred.

Besides then presented a report from the Judiciary Committee, embodying the mass of evidence collected by the Committee on the subject of Naturalization. It was ordered that 5,000 extra copies be printed, the cost of which was to be borne by the representatives of the foreign nations.

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The Boston Courier, alluding to the President's Message, says, "The bill on the railroads, which was introduced by Mr. Owen from the Committee on Roads and Canals, made a report on the memorial of Asa Whitney, Esq., of New York, for a grant of government lands to him to enable him to construct a railroad from Lake Michigan to the Pacific Ocean, with a view of making it the great thoroughfare to China; and it was laid open on the table and ordered to be printed."

Correspondence of the New York Tribune.

WASHINGTON, March 4—3 A. M.

The Export Bill, allowing a draw-back on goods imported from Mexico, Canada, and other places, passed both houses, and is to be sent to the president to-day. This bill, which is of much importance to New York City and State, gives its passage to Mr. Phoenix, of your city, alighted by others from New York.

The bill on the amendment of the bill on the railroads, which was introduced by Mr. Owen, took his seat to-day on the Bench of the Supreme Court of the United States. He is a good looking man, and the remarks with the remarks, are from the Cincinnati and Atlas. (How it is about "runners"?)

Miss Webster Pardon'd,

Gov. Osaway has pardoned this young lady, and she has promised to come home, it is said, a sort of colonization missionary from the slaveholders to the abolitionists to show them their errors. There is not a particle of substantial evidence against her morals or for aiding the escape of slaves; and whether the reflection of those who have sought to destroy her character while shut up in prison, had abolitionists "make capital" out of her case, will be pleasing, we know not. Mr. Fairbank makes the following statement, which with the remarks, are from the Cincinnati and Atlas. (How it is about "runners"?)

We do know, to positive certainty, that Miss Webster, in her efforts to assist Lewis, wife and child, to escape, had every reason to believe she knew nothing of them, and never saw them in her life.

This was sworn to before the clerk of the court, and is to be found in the paper.

I am, taking all the facts and circumstances together, we cannot but come to the conclusion that she was the innocent and unfortunate victim of the secret and fanatical society of Fairbank in the abduction of these slaves, that the court were carried away by the strong influence which led them to an abolitionist in every form, and transmuted their duty by admitting the letters found on Fairbank, which was not addressed to her, of course, and which, with and without her knowledge, was cabled to the president to-day. This bill, which is of much importance to New York City and State, gives its passage to Mr. Phoenix, of your city, alighted by others from New York.

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The Speaker voted against the amendment, and it was rejected.

A motion to reconsider was laid upon the bill.

The Fortification Bill was taken up, and the amendment of the Senate appropriating \$40,000 for sea protection for the coast of Great Brewster Island, in Boston harbor, was rejected.

The amendment of the Senate to the Military Bill was concurred in. The first amendment provides for a Board of Visitors or Examiners. The second provides that the teacher of drawing shall discharge the duties of professor of the French language.

The Harbor bill was passed.

The Smithonian bill was laid on the table. Mr. Adams was opposed to some of its provisions. The Yeas lay on the table were 88, the Nays 2.

The Senate and Florida bill, as amended by the Senate, was passed.

On motion of Mr. White of Kentucky, (Speaker), a vote of thanks was passed to Mr. Clay.

The Foreign Postage Bill passed.

The Vote Message of the President, on the bill relative to the building of Revenue Cutters and Steamers, which the Senate approved, was read. After some remarks were made on the bill, the Yeas and Nays were ordered. Yeas 136; Nays 82.

The bill, in spite of the Vice President's vote, was laid on the table.

While eating dinner, Mr. Clay, who had been a solid body, for annexation, Mr. Clay would try to keep his own weight down, and Mr. Wright tried to keep him from doing so.

The Fortification bill was returned from the Senate, with an additional appropriation of \$40,000 for Boston Harbor.

The House then adjourned.

On the following day, the House adjourned to the Navy Appropriation bill.

The bill was agreed to.

The Fortification bill passed without appropriation for the harbor of Boston.

The House then, ten minutes after two o'clock, voted to adjourn.

DO Hold as many county, town, and school district meetings as possible this spring. We have good news from Oxford County, and new subscribers are coming in. Where are all those tracts that were circulated last year? Now is the time to work for the fall elections. Send on for 5, 10, 20, 30 copies of the Standard. If Texas is forced upon us, it shall be a wheel on which every bone of slavery shall be broken. If the whigs were sincere in their opinions respecting the fearful consequences of annexation with slavery, they will now engage in the overthrow of slavery in earnest. Will they do it?

DO We shall next week commence publishing a list of indebted subscribers for volumes 2 and 3.

Mr. C. M. Clay's Address is brilliant, parts of it eloquent, and will produce effect. Some of his positions are far enough from correct, but there is so much that is good we will only call it read.

The democratic papers are seeking to make the impression that the people of Maine rejoice at the prospect of annexation. The greater body of them abhor the deed, and it may appear that those who perpetuated it are equally abhorred.

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